

Ye Opportunity To Visit Fifth Annual Territorial Fair Phoenix, Nov. 8-14, Inc.

Rates for the above occasion follow:

From		Glendale	.50
Ash Fork	\$5.85	Cherry Creek	4.75
Cedar Glade	5.20	Humboldt	4.80
Jerome Jet.	4.65	Huron	4.95
Prescott	4.00	Mayer	5.10
Skull Valley	3.45	Crown King	5.95
Kirkland	3.20	Poland	5.15
Hillside	3.20	Wenden	3.10
Congress Jet.	3.00	Salome	3.30
Wickenburg	2.75	Vicksburg	3.60
Hot Springs Jet.	2.20	Bouse	4.20
Peoria	.75	Parker .	4.95

Corresponding reductions from A., T. & S. F. Coast Line Territory.

Dates of sale: Nov. 6th to 14th inclusive (except CrownKing)

From Crown King, Nov. 5 to 12 inclusive. Limit, Nov. 16th.

Special Sleeping Car accommodations are being arranged. Ask the Agent about Tourist Car space. No trouble to answer questions.

W. S. GOLDSWORTHY, Gen'l Agent. W. L. GARVER, C. P. & T. A.

Grand Jury Begins Consideration of Criminal Cases

ELECTION

Count the Local Option Vote-Miner Bitten By a Hydrophobia Skunk

Prescott, Ariz., Nov. 1.-(Special Correspondence of The Republican.)-Associate Justice of the Supreme Court E. M. Doe opened the fall term of court here today by impaneling a grand jury and appointing Chas. T.

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criminal calender to be investigated by the grand Jury, ranging from peddling phony jewelry to murder. The court appointed attorneys for those prisoners who are without means to employ counsel with the exception of Foustina Rivera, who shot and seri-ously wounded Wiley Woodruff at Poland: Harry Dugan, C. S. Black and

Martin, all charged with peddling phony jewelry, who informed the court that they did not desire the appointment of an attorney for their de fense, stating that they thought it un-After the impaneling of the grand

jury several civil cases were taken up and disposed of. At the opening of the court tomorrow morning, arguments in the injunction case of the Consolidated Arizona Smelting company versus the lienholders will be heard.

In the United States district court an order was made calling for a federal grand jury to be impaneled December 10 and a federal trial jury to report December 13.

Judge Doe at the request of United Proceedings to Compel the States Attorney J. L. B. Alexander and Representative Jones of the im-Board of Supervisors to migration bureau, fixed the second Monday in the months of November, February, March and June for the hearing of applicants for naturaliza-tion in this district.

William Schroeder of Camp Verde having made application for naturalization papers, the hearing was set for Friday, November 5, as also was the injunction of the United States ver sus O. A. and Jennie McDermid, seeking to restrain the defendants from allowing their cattle to graze on the Fort Whipple Military reservation. The hearing of the deportation case of Charley Hong, Chinese, was set for December 15. The case is on appeal from the decision of the United States court commissioner ordering the deporting of the defendant. The hearing of the case of the United States versus the Grand Canyon Lime and Cement company was set for December 15 as

District court will be at recess from Saturday, November 6, until Monday, November 15, when the trial jury will be called and the hearing of criminal cases commenced. Judge Doe will be present at the session of the supreme court during the week commencing Monday, November 8.

FORCING THE BOARD

To Count the Kirkland Local Option Election Vote.

At a regular monthly meeting of the board of supervisors today, Supervisors Harrington, Smith and Stewart were served with notice of application for a writ of mandamus of the district ourt to compel them, as supervisors, to open the ballots, count the votes and declare the result of the local option election held in Kirkland precinct on September 4th last.

Acting for the residents of Kirkland and vicinity the application for the writ was made by Grant Carter, through Attorneys R. E. Morrison and E. S. Clark and its hearing was set for November 13 at 10 o'clock a.m.

The local option election was held n the Kirkland precinct on September 4, 1969, and the "drys" won by an overwhelming majority. When the time came for the official canvass of the votes, the board by a vote of two o one declined to make an official count, claiming that there had been an irregularity in the election. The outcome of the case is being watched with unusual interest

BITTEN BY HYDROPHOBIA

John Boyer arrived here late last light from Cherry Creek with the index finger of his left hand painfully accrated by the bite of a hydrophobia kunk, and left here on the afternoon rain for the Pasteur Institute at Chi-

Mr. Boyer, who is a son of J. R. Boyer, a pioneer of the Cherry Creek district, has been engaged with a force of miners sinking an incline shaft for the Federal Mining company for the last two weeks. In going down the shaft alone yesterday without a light, he stopped at the 50-foot level and while reaching his left hand into a box of powder which was covered with sacks, the skunk fastened its teeth in the flesh of his finger, penetrating to the bone. Mr. Boyer had great difficulty in forcing the skunk to unfasten its hold and only succeeded after grasping the animal by the throat and, as he believed, choked it to death, but when he threw the animal in the shaft it soon recovered, climbed to the surface and escaped. Immediately after being bitten he hastened to the surface and going to his camp burned carbolic acid and after having it bandaged started for this city where he

arrived last night. With the exception of a child who as not given proper attention after its return, so it is claimed, every person bitten by skunks in this county and who have been treated at the Pasteur Institute have fully recovered from the effects of the bite. Two persons who did not submit to the Pasteur treatment died in less than two months after being bitten.

COMPULSORY EDUCATION FOR GIRL WIVES.

after they have reached that age? The question arose when the policeman who at least half a dozen cases of married vomen, rather girls, who are not yet 16 years old.

Assistant Corporation Rann, who is working on the question.

The compulsory Education law," said Mr. Rann, "specifically provides that children between 14 and 16 must secure what is known as an employment certificate to excuse them from attending school. It defines the kinds of employment children between those ages may engage in, but there isn't a word in the act thatI have been able to find which excuses a child from at-tending school because of her marage."-Buffalo News.

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s sold by medicine dealers everywhere, and any dealer who nasn't it can fet it. Don't take a substitute of unknown composition for this medicine of known composition. No counterfeit is as good as the genuine and the druggist who says something else is "just as good as Dr. Pierce's" is either mistaken or is trying to deceive you for his own selfish benefit. Such a man is not to be trusted. He is trifling with your most priceless possession—your health—may be your life itself. See that you get what you ask for.



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